Liber LL. 4 to be sold and that he shall be discharged therewith as assetts to the Acts Estate of the said Robert Smith Esquire.

And whereas the said Robert Smith Esquire by his said Will appointed that what lands he had sold should be made over by his Executors aforesaid but the Will aforesaid appearing to be not so well Executed by the Testator as it ought by Law to give his said Executors Authority to make over the said Lands whereby many Valuable purchasers from the said Robert Smith are likely to be much damnified tis prayed that it may be Enacted And be it Enacted by the Authority Advice and Consent aforesaid that the afd Renatus Smith be and is hereby Authorized and required to make over such lands as were sold by the deceased in his Life time but not made over by him (according to the Intent of the deceaseds Will aforesaid to the severall persons who were actually purchasers thereof and paid the Consideration mony for the Same on their application to him and at their own proper Costs and Charges in as full and ample manner as if the said Will had been duly Executed any defect of the Execution of the said Will and the death of the other Executor or any Law Statute Useage or Custome to the Contrary Notwithstanding

Acts of 1716, An Act for Confirming three Small tracts of land Lying in Ann ch. 15 p. 333 Arundell County to Susannah Johnson her heirs and Assignes forever

Whereas Samuell Dryer heretofore of Ann Arundell County planter on or about the Eighth day of January in the Year of our p. 334 Lord God one thousand Seven hundred and twelve did by his last will and Testament remaining upon record in the Comissary Generalls office for probat of Wills in this province devised unto Susannah Dryer and her heirs for ever three small tracts of land which at the time of his death he stood Seised in fee called the Friends Choice Sheppards Range and Marsh his forrest lying in the County of Ann arundell and containing in the whole two hundred and Sixty acres more or less and shortly after dyed after which the said Samuells Will was proved in due forme of Law and the said Susannah some Short Time after Intermaried with a Certain John Raymond of Ann Arundell County planter and upon the Eighteenth day of May in the Year of our Lord God one thousand Seven hundred and thirteen by Indentures duly Executed between them the said John Raymond and Susannah his Wife of the one parte and John Ingram of Ann Arundell County Gent of the other the said John Raymond and Susannah his Wife for the Consideration of ten shillings therein Exprest did bargain Sell alienate Enffeofe release and Confirm unto the said John Ingram his heirs and Assignes the aforesaid three tracts of Land and afterwards the said John Ingram did in due form of law Convey the same unto the aforesaid John Raymond his heirs and